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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/751,094	01/02/2004	Sean William Tucker	10017979-3	1332	
	7.	7590 11/03/2004		EXAMINER		
	HEWLETT-PACKARD COMPANY			FLANDRO, RYAN M		
Intellectual Property Administration						
	P.O. Box 272400			ART UNIT	PAPER NUMBER	
	Fort Collins C	Fort Collins CO 80527-2400				

**DATE MAILED: 11/03/2004** 

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Office Action Comments	10/751,094	TUCKER, SEAN WILLIAM			
Office Action Summary	Examiner	Art Unit			
	Ryan M Flandro	3679			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin bly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>13 August 2004</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ Thi	s action is non-final.				
3) Since this application is in condition for allows closed in accordance with the practice under	· · · · · · · · · · · · · · · · · · ·				
Disposition of Claims					
4)⊠ Claim(s) <u>1-7</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-7</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement.	•			
Application Papers					
9) ☐ The specification is objected to by the Examin	er.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)	)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
<ol> <li>Certified copies of the priority document</li> </ol>	ts have been received.				
<ol><li>Certified copies of the priority document</li></ol>	ts have been received in Applicati	on No			
<ol><li>Copies of the certified copies of the price</li></ol>	ority documents have been receive	ed in this National Stage			
application from the International Burea	` ''				
* See the attached detailed Office action for a lis	t of the certified copies not receive	ed.			
	,				
Attachment(s)		0 M			
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate			
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	5) Notice of Informal P 6) Other:	Patent Application (PTO-152)			

#### **DETAILED ACTION**

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Priority

2. In view of Applicant's amendment and arguments submitted 13 August 2004, the Examiner's objection to the specification and priority claim is hereby withdrawn.

## Claim Objections

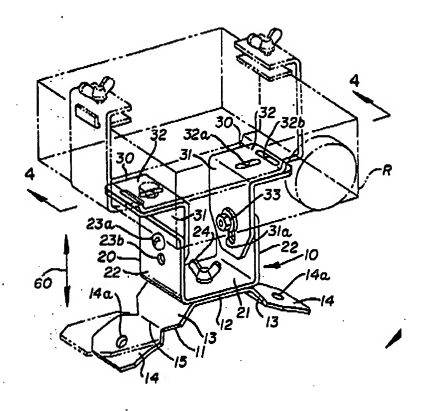
3. The objections set forth in the previous Office action have been overcome.

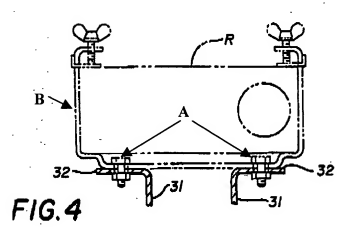
## Claim Rejections - 35 USC § 102

- 4. Claims 1-7 are rejected under 35 U.S.C. 102(b) as being anticipated by McIntyre (US 4,097,012).
  - a. Claim 1. McIntyre shows and discloses a plurality of rotatably positionable bracket assemblies 30, each of said bracket assemblies 30 including a pair of "L" brackets 30, each of the "L" brackets 30 having a first leg 32 and a perpendicular second leg 31; rigid fasteners A <u>for</u> removably joining together the first legs 32 of said "L" brackets 30, wherein the first legs 32 of said "L" brackets 30 are separated by space, and rotatable fasteners 23a <u>for</u> rotatably fastening the second leg 31 of one of said "L" brackets 30 to said structure 22 and <u>for</u> rotatably fastening the second leg 31 of the other "L" bracket 30 to said support 20,11. (see figure 1 and annotated figure 4 below).

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- b. Claim 2. McIntyre further shows said rotatable fasteners 23a an assembly screw 23a and an insert 33 (see figure 1 above).
- c. Claim 3. McIntryre further shows said insert 33 is a threaded insert and said assembly screw 23a screws into said threaded insert 33 (see figure 1 above).

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- d. Claim 4. McIntyre further shows said rigid fasteners A comprise machine screws
   A (see annotated figure 4 above).
- e. Claim 5. McIntyre further shows said bracket assemblies 30 having a common axis of rotation (see figure 1 above the axis running longitudinally through members 23a).
- f. Claim 6. McIntyre further shows said second legs 31 of each pair of said "L" brackets 30 rotatably fastened to said structure 22 further comprises at least one ear 32 for manual positioning of said fastening system (see annotated figure 4 above).
- g. Claim 7. McIntyre further shows said rigid fasteners A adapted for connecting a first bracket assembly 30 to a second bracket assembly 30 in at least two positions along a rotational axis (see the figures above).

#### **Double Patenting**

5. In view of Applicant's arguments, the provisional obviousness-type double patenting rejection is hereby withdrawn.

## Response to Arguments

6. The Examiner first notes that Section IV of Applicant's response (page 5) shows the heading "Rejection(s) under 35 U.S.C. §102(e)". For clarification, claims 1-7 were rejected under 35 USC §102(b) as being anticipated by McIntyre.

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7. Applicant's arguments filed 13 August 2004 have been fully considered but they are not persuasive. The claims as currently drafted do not positively recite the various elements as being connected, and therefore do not unequivocally require a particular configuration. For example, claim 1 recites a plurality of L brackets having first and second legs, a rigid fastener *for* removably joining the first legs, and rotabable fasteners *for* rotatably fastening the second legs to a support and a structure. The dependent claims are not seen to further limit the independent claim in terms of positively reciting the particular connecting relationship of one element relative to the others.

Thus, in response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., rigid fasteners removably joining together the first legs of "L" brackets) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Accordingly, McIntyre, as applied above in detail, is understood to show and disclose each of the aforementioned elements as recited in the claims.

#### Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ryan M Flandro whose telephone number is (703) 305-6952.

The examiner can normally be reached on 9:00am- 6:00pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Daniel P. Stodola can be reached on (703) 308-2686. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KMF

November 1, 2004

DANIEL P. STODOLA SUPERVISORY PATENT EXAMINER

**TECHNOLOGY CENTER 3600**